Brecklyn's Delegation Were Unwilling to Give the People an Opportunity to Speak -Country Measures Passed in Exchange-Congressman Chapta Nominated for Ratt. roud Commissioner and Confirmed at Onca -New Port Wardens Named-The Supply 1011 Passed Unantmously, it Being the second Compliment of the Kind to the Ways and Means Committee by the Republicans. The Hackleberry Bill Not in Pavor-New Brooklyn Mensures.

ALBANY, March 15.-A combination of the Reading Democrats with the Republicans ted the Greater New York bill in the As by this morning by a vote of 45 to 54. the bill which provides for a submisthe popular vote of the people of New York, Brooklyn, Staten Island, and parts of ester and Queens countles the ques Honof whether or not they want to be formed a consolidated city. A majority of the by a large majority opposed it, and were joined by all the Democrats from

. Brooklyn Democrats do not want a consolidation. They have helped the rural Recans in their local bills throughthis session in return for votes laner was the only New York Assemblyman to vote against the bill, and Weed, a Remiddene, was the only one of the Assemblymen for Brooklyn who favored it. Of the other numbers who represent the localities affected ot for the bill. Ryan and Fraser of West. chester, Townsend and Weeks of Queens, and Pierson of Suffolk all opposed the bill. This shows an almost unanimous opposition of the politicians in the neighboring cities against a consolidation which would diminish their power and influence. Sir Percival Webster of and Sir Launcelot Wells of Fordham for once voted together in support of the bill. ol, Curlyheaded Quigley of Brooklyn led the opposition to the bill. He said that Brookwas satisfied with its present government, and that it did not want to be included in a big city where it would be outvoted by New York. He had no objection to a consolidation that left Brooklyn out, but if Brooklyn was to be included the bill might as well be killed at Sir Percival Webster of Harlem .. who intro-

duced the bill, said that its object was to bring about the inevitable consolidation of the cities around New York harbor, which would permanently be to the United States what London is to Great Britain and what Paris is to Franco. Mr. Connelly said that Brooklyn was acting the part of a coy maiden who insisted on a persistent wooing. He said that his descendants and the descendants of Col. Quiglas would walk on East River bridges provide under the bills of Mr. Dry Dollar Sullivan, and uniting different wards of one great metropolis.

Mr. Weed of Brooklyn said that he saw no possible harm in submitting the question to a popular vote of the people of Brooklyn, and that he had found that a majority of his constituents were in favor of it.

Sir Percival Webster sent up to the Clerk's desk and had read the following letter from the Brooklyn Real Estate Exchange in favor of the bill:

of the billi:

20. the Assembly;

The undersigned directors of the Brooklyn Real
Estate Exchange, Limited, representing owners of real
seates in every ward of the city, respectfully solicit
your in reference to the compolitation of the cities of
New York and Brooklyn. It has been urged that the
people do not desire consolidation. We do not under
stand why such a statement should have been made
when the people have never had an opportunity to express themselves in a way that would justify such a
conclusion. Diligent inquiry on our part clearly demonstrates the fact that the largest owners of real and personal property in this city are unqualifiedly in favor of
consolidation. We have no plan to urge, and would not
as an Exchange beome a partytto any movement that
would tend to injure any section of our city, but are
samest in the belief that the general reduction of taxes
would benefit every property owner, and we respect.

Tolly ask that the people, be allowed, for respect their voices of the pools for or against the proposition setured, to in the probosed are y trains of the proposition setured, to in the probosed are y trains of the proposition setured, to in the probosed are yet proposition. However, the proposition of the proposition of such that the principle of home rule demanded that the principle of home rule demanded that a design of such importance should be an electric of such importance should be an electric of such importance and the principle of home rule demanded that a duration of such importance should be such

en

motning's Sun in favor of the bill, and said that the editorial voiced the sentiments of the people of New York and Brooklyn, and that the principle of home rule demanded that a question of such importance should be a submitted to a popular vote of the people of the localities affected. It would be time to consider after the vote of the people was counted whether there should be a consolidation, and that the cities near New York could have no objection to the opportunity given them by the bill to vote on the question of consolidation.

Ex-Aiderman Conkling said that he was opposed to the part of the bill which appropriated \$25,000 of the money of the citizens of New York to be spent by Andrew H. Green and his associates, but he was in favor of the principle of the bill, and, though it needlessly appropriated an extravagant sum of money, he would support it.

The roll was then called and the bill was defeated. It must get twenty more affirmative votes to pass. Mr. Webster will make another attempt to pass the bill, but unless the combination between Brooklyn Democrats and Republicans is broken, he will not succeed.

Aired C. Chapin of Brooklyn after ten years of continuous office holding, has landed again as a Railroad Commissioner, where he will draw \$8,000 a year for five years. Gov. Flower gent in his nomination to succeed, Isaac V. Baker, Rep., term expired, and the Senate by a party vote confirmed the nomination. Mr. Charin has been Assembly man, Speaker of the Assembly, comptroller of the State, Mayor of Brooklyn, candidate for Governor, and is now a member of Congress. He has shifted from one office to another with great dexterity and he has never fallen through.

The Republican Senators made speeches opposing his confirmed the Railroad Commission unanimously Democratic, and that Republicans should have representation. Senator Coggeshall said that Gov. Flower was only Senator Hill's understudy. The Republican is usually a matter of form. Among the hammes of the mangers of the Hudson Home are Congressman C

the Classification of the state of the control of t

amendment. This is a big compliment to Mr. George-H. Bush of Uister county. Chairman of thet Committee on Ways and Menns. who has kept the amount down to a low figure. He has had bassed the annual Appropriation and the Eurphy bill, which together do not amount to two dollars per capita. They include almost the entire cost of the State Government. The bills as reported from the Ways and Means Committee were in such shape that no one has criticlesed them, and the Republicans joined the Democrats in passing them unanimously.

Mr. Farquhar introduced in the Assembly a bill to reduce the number of election inspectors in New York from four to three, to correspond with the number in the rural counties of the State. Two of the inspectors are to represent the majority faction of the majority party, and the other inspector is to represent the majority faction of the majority party, and the other inspector is to represent the minority party. This would be a saving to the city of about \$50,000 a year. The appointments are to be made by the Folke Board from lists sent in by the Chairmen of the respective County Committees.

The Senate spent several hours discussing the Saxton amendment to the State Constitution to give the courts, instead of the Senate and Assembly, the power to pass on contested election cases. Senator Osborne gave a history of the Dutchess county case, and told how the Republicans had worked the ballots and bribed voters. He showed how Justice Barnard of the Supreme Court had brought out in open.court the evidence of fraud by the Republicans.

Gov. Flower sent two vetoes to the Assembly. One was a trifling canal appropriation, on the ground that it was not necessary. The other was the Drypolcher bill to compel the labelling of imitation gilt picture frames, on the ground that it was not necessary. The other con the Huckleberry Railroad bill for the Twenty-third and Twenty-fourth wards. The committee took up the communications of Mayor Grant and Commissioner Heintz and discussed the bill generally. No vote

The appointment and confirmation of Congressman Alfred C. Chapin as Railroad Commissioner caused surprise among politicians in Brooklyn, as there had never been an intimation that he desired the office. It was supposed that if any Brooklyn man got the place it would be Tax Collector Alden S. Swan, who for several weeks had been a pronounced candidate. It is believed that the visit of Hugh McLaughlin to Albany on Monday is not remotely related to the appointment. Mayor Boody said yesterday:

"I had no thought that Mayor Chapin intended giving up his seat in Congress, as I regarded such a place as the more desirable for a man in public life."

Mr. Chapin is in Washington, and in desputches received from him he has intimated that the appointment was rather unexpected, and that he had not yet decided whether to accept or not.

NO NEW TRIAL FOR TICE.

The Court of Appeals Becides a New Point

ALBANY, March 15 .- The Court of Appeals today affirmed the sentence of death in the case of J. L. Tice. The argument led up to the question of whether a man can convict him-self. Tice killed his wife in Rochester on July 11. 1891. He was convicted in December, 1891. evidence of deliberation was plainly disclosed on the trial. The defence was insanity. The exception on which the appeal was based was

exception on which the appeal was based was to the cross-examination of the defendant by the Public Prosecutor. In that cross-examination questions were asked, under objection, for the purpose of testing the defendant's memory. The decision says:

"The statute permitting the accused to be a witness means a witness generally in the cause, and not that he may be a witness as to such matters as to which he may choose to testify. This being the construction put by the courts upon our statute, no constitutional right is infringed if the accused, having elected to testify, is subjected to the ordinary rules of cross-examination, provided only it relates to matters relevant or affecting credibility, and it may be restricted by the trial Judge, in his discretion, within narrower limits than in ordinary cases. The questions in this case put to defendant to test his memory were relevant to his delence of insanity, and plainly competent. There is no ground for interfering with the judgment, and it should be affirmed."

SHOT THREE MEN AND RIMSELF. A Hardware Clerk is the Chief Actor in an

TIVER, O., March 15.-The most appalling crime in the history of Tiffin occurred at 8 o'clock this morning. Walter A. Snyder, one of the most popular young men in the city, while engaged in conversation with two of his employers, Burton W. Cribaugh and Edward T. Naylor, suddenly and without a word of varning pulled a revolver and began firing at them. Cribaugh was struck in the back and two balls passed through Naylor's Thomas W. Downey, a fellow clerk, interfered. and was shot three times. Snyder then ran up stairs and put the remaining bullet in his revolver through his own heart.

The scene of the crime was the large hard-The scene of the crime was the large hard-ware store of J. M. Naylor, one of the oldest establishments in the city. For many years F. T. Naylor, a half brother of the proprietor, Cribaugh and Snyder have been employed in the store, and they have been like brothers. Last week the senior Mr. Naylor announced his determination to make a change in the firm by the admission of Cribaugh and the younger Naylor.

Enyder was worth probably \$20,000 and was unmarried, but his money was so tied up in real estate that he was unable to take an interest in the business. This seems to have preyed upon his mind so as to produce insanity, and there is no doubt that his work was that of a madman.

Within five minutes the story of the crime had spread all over the city, and the crowd became so dense in front of the store, which is in the principal business part of the city, that it was necessary for the police to clear the street. Physicians were summoned and the wounded men received every attention. Bnyder died instantly.

His imperfect aim may possibly save the lives of his intended victims, though there is little hope for Downey. Naylor is also badly injured, and it seems impossible for him to received but a flesh wound, and he will doubtless be about his business within the next week.

Cribaugh and Naylor stand high in business. ware store of J. M. Naylor, one of the oldest

week.
Cribaugh and Naylor stand high in business, social, and political circles, and Downey is of excellent reputation. All save Snyder are men of families. Naylor was a soldier in the late war, having been a member of the Eighth Ohio Regiment. Business in the city is at a standstill, and the scene of the deed is still surrounded by hundreds of citizens, all anxious to learn the details of the affair.

Object to Smyth's Charges.

The friends of the Rev. Jarvis Worden, who has left the United Presbyterian Church for the Episcopal Church, and whom the local

ANYTHING FOR A SENSATION, Even to Stabbing a Man in the Back Who Is Facing Death on Your Behalf.

Over on North Brother Island, where two physicians and a band of nurses and helpers have been risking their lives, as a matter of course, and for meagre pay, in protecting the city against an epidemic of typhus and in caring gratis for the poverty-stricken Russian refugees who brought it here, two World reporters landed, as they say, one night last week. They were in search of a sensation, and they have been "whooping it up" ever since. Discharged Russian Hebrew convalescents and three ex-employees of the hospital were their witnesses, and their own ignorant observations of a typhus hospital, made in the middle of the night, have also been offered in evidence. The gist of the "charges" on which the Health Board has been pathe patients were poorly cared for and that Dr. Percival never visited the wards, but kept outside the fever-infected pavilions for fear of the disease and left all the work of attending the sick to the nurses and orderlies. Dr. Percival was heard yesterday. He de-

nied the charges and proved by the temperanied the charges and proved by the temperature charts placed at the hend of each patient's bed that he must have visited them frequently. Directions for medicines and nursing in Dr. Percival's handwriting can be seen on the charts submitted to the Board.

Miss Kate B. Holden, the matron and pharmacist of the hopital, who nursed through the typhus fever epidemie of 1881, testified that she had seen Dr. Percival every day in the typhus fever wards examining every patient who needed care, and that she had frequently, when it was not his hour for visiting the typhus pavilions, found him there when she wanted his advice about some other case. The statements of patients. Miss Holden thought, were not worth considering, because she had seen "the very patients who swore against him kiss his hand in gratitude before they left the hospital." She did not think that typhus fever patients were ever fully conscious of what went on around them.

In an interview published in The Sun on Feb. 14 Health Commissioner Bryant said, in speaking of the Russian Hebrew immigrants who grumbled at being removed to North Brother Island:

"It is a neculiarity of typhus that at its worst stage the patient reaches a state of delirium in which he imagines that he is perfectly well. Most of those Russian Hebrews do not believe they are sick. They look upon the physician and the nurses as their enomies," ture charts placed at the head of each patient's

well. Most of those Russian Hebrews do not believe they are sick. They look upon the physician and the nurses as their enemies."

Dr. Percival prosented affidavits contradicting the ignorant ratients and ex-employees, from Dr. Michon, the assistant physician at the island; from five nurses and seven helpers, and from an English-speaking patient too ill to appear in person. About thirty convalescents have been summoned to make statements before the Board of Health on Thursday.

DR. PARKHURST'S EXCISE VIOLATORS Give Ball for Trial.

The Rev. Dr. Charles H. Parkhurst was at the Tombs Police Court yesterday afternoon loaded with evidence against the six alleged violators of the Excise law who were arrested by agents of his society.

Thomas J. Sullivan, the first defendant

called, waived examination and gave \$100 bail for General Sessions. John Myers, barkeeper for Andy Horn at 75 Park row, and Thomas J. Lynch, barkeeper for Morris Tekulsky at 113 Park row. waived examination and gave bail in \$100 for General Sessions. When the case of John Wendelken, the pro-

prictor of a saloon at Twenty-fourth street

and Fourth avenue, was called, Grayson S.

prietor of a saloon at Twenty-fourth street and Fourth avenue, was called, Grayson S. Pierce, agent of the Society for the Prevention of Crime, who is complainant in all the cases, was the only witness. He said that he had gone into Wendelken's saloon on the night of Feb. 28, about 12 o'clock—whether it was before or after 12 he could not say.

Justice McMahon smiled as he said. "Under these circumstances there is nothing for me to do but discharge the accused. Mr. Wendelken you are discharged."

In the fifth complaint the affidavit stated that Michael McCarty, atti4 Essex street, sold liquor, while the plaintiff, Grayson S. Pierce, identified Abe Cohen as the barkeeper. The complaint was dismissed and a new one issued against Cohen for selling liquor without a license, as McCarty sold the liquor in the saloon and Cohen in a room up stairs not connected with the bar below. On the new complaint Cohen waived examination and gave ball for trial. Joseph McManus, barkeeper for Sylvester West of 20 Bowery, also gave bail.

During the hearing on the complaint against Cohen, Lawyer Friend for the defendant asked Pierce how much salary he received. To this society, objected, but Justice McMahon admitted the question. Pierce said that he received 375 a month. He was next asked if he received anything additional to be used in collecting evidence. Mr. Moss objected, his objection was overruled and the witness sail is expenses were repaid him.

Do you receive money for the purpose of inducing people to commit crime?" The question was considered improper by the defence, and Mr. Friend, after having Pierce additional to be used in whome a said that the manhood does not be residuated that the received anything additional to be used in collecting evidence. Mr. Moss objected, his objection was ocnsidered improper by the defence, and Mr. Friend, after having Pierce additional to be used in the proper of the constitution of the state. The combine to shall the manhood to enter all the the manhood to enter all the manhood to enter a

inducing people to commit crime?" The question was considered improper by the defence, and Mr. Friend, after having Pierce admit that he knew selling liquors on Sunday was a yiolation of the law, asked if he received his salary for the purpose of getting people to sell him whiskey. Again an objection came from Mr. Moss. Again the Justice overruled the objection and the witness answered "Yes."

The attorney for the defence put a number of questions to show that the character of the witness was bad. Pierce denied that he was drunk on the Bunday night when he procured the evidence.

the evidence.

Dr. Parkhurst and Treasurer Newell of the Prevention of Crime Society and their attorney said after the examnation that they had no fault to find with the proceedings, and were entirely antisfied with the impartial manner in which Justice McMahon had conducted the examina-

SIXTEEN-YEAR-OLD MRS. CAREY. She Follows Up Her Elopement with an Effort to Oust Her Guarding.

Since the publication on Monday of the elopement of Annie Tevlin, the sixteen-yearold heiress of Newark, with seventeen-year old Joseph Carey, the child-wife has begun to assert her right to absolute control of her father's estate, and a sequel to the story of her elopement was an application on her half to the Orphans' Court in Newark yesterday. She wants to have the appointm Owen Kane, her uncle, as her guardian re-In her application, presented by Lawyer W.

In her application, presented by Lawyer W.

J. Kearns, she sets forth that since the death
of her father on Jan. 8 she has been living in
the house of Mr. Kane. She was married on
Feb. 20, and before March 8 her uncle learned
of this. On that day he induced her to go to
the office of the County Surrogate and sign an
application for his appointment as guardian of
her person and property. In this instrument
it is declared that her property is worth \$3,000
and that the income from rentals is \$60 a
month. She avers, however, that according to
expert testimony her property is worth \$7,500,
and of her own knowledge the rents are \$75
por month. In addition to the alleged misstatements, the application for Kane's appointmont makes no mention of \$2,500 which the
girl claims is due her from a Catholic beneyolent society in which her father was insured.

These reasons, and the fact that she is restrained from enjoying the society of her
youthful husband and from properly attending to her religious duties, she considers just
cause for having Kane's authority set aside.

Judge Kirkpatrick made an order that Kane
should not be revoked on March 20. Meanwhile Kane will endeavor to have the girl's
marriage to young Carey set aside, and his
counsel, Judge Thomas S. Henry, will immediately file a bill in the Court of Chancery,
claiming that the marriage was illegal.

The girl will not be allowed to see her husband, and George Harris, the colored Justice
of the Peace who married them, will be prosecuted under a State law, which makes the
marrying of minors, without the consent of
parent or guardian, a misdemeanor. The
penalty is a line of \$300, one-half of which
goes to the State and the other half to the informant.

Killed Himself Because His Sweetheart J. Kearns, she sets forth that since the death

RIGHMOND TERMINAL AFFAIRS. Changes in the Management That Have Been and Will be Made,

At a meeting yesterday of the directors of the East Tennessee, Virginia and Georgia Railway Company Mr. W. G. Oakman was elected a director in place of Mr. C. M. Mc-Ghee, and Chairman of the Board in place of Gen. Samuel Thomas. It was expected that Mr. Oakman would take the place of Mr. S. M. Felton in the Board, but a telegram sent Mr. Fo! ton, who was thought to be in Cincinnati, did not reach him, and Mr. McGhee resigned in order to create the necessary vacancy. His resignation is understood to be a temporary expedient, and he will return to the Board in the place of Mr. Felton, who will retire, Mr. Oakman is about 45 years of age, and is

a man of experience in railway management. After leaving college he engaged with the Rogers Locomotive Works in Paterson, N. J. From there he went to the banking house of J. S. Kennedy & Co., where he remained until appointed superintendent of the Utica division of the Delaware, Lackawanna and Western Railroad. He resigned that position and shortly afterward began his acquaintance with the Richmond and Danville system as President of the Richmond and Danville Construction Company, which built the Georgia Pacific Italiroad. He became Thirst Vice-President, and at the Richmond and Danville Company, afterward was elected Second Vice-President, and at the time of his withdrawal from the company was First Vice-President. Since that time he has been Vice-President of the Central Railroad Company of New Jersey.

At a meeting of the directors of the Richmond Terminal Company yesterday no changos were made in the officials of the company, and the meeting adjourned until this afternoon. It had been condidently expected that the election predicted in The Sux of Mr. John H. Inman would take place at this meeting, but an unlooked-for difficulty was presented. Mr. Inman asked that the meeting adjourn without action, giving as a reason the fact that he had been requested to hold over for a day longer by representatives of the banking houses that had placed the Georgia Central loan by which funds had been provided to pay off the floating debt of that road, and that he had consented to the delay.

Those familiar with the reorganization scheme said that it would have been given out at the adjournment of this meeting. It is withheld now until the contemplated changes in officers shall have been accomplished, that the complete programme may be made public at a single announcement. In the matter of the application for a permanent receiver for the Georgia Central Railroad, the Georgia Central court has postponed the hearing until March 24. ern Railroad. He resigned that position and shortly afterward began his acquaintance

POWDERLY ON THE READING DEAL Fires Hot Shot at Everybody Who Does

SCRANTON, March 15.-General Master Workman Powderly of the Knights of Labor prints in Truth this evening the following on the Reading deal: "Last week I saw a petition, intended for

presentation to Gov. Pattison, favoring the perpetuation of the great coal trust, in one of the offices of the Philadelphia and Reading Company. The employees informed me that they were given to understand that their positions depended on their signing that paper. I requested permission to make public the fact, and give names and location, but they would not consent for fear of discharge and blacklisting. The council of the Reading passed resolutions of praise to President McLeod for violating the Constitution of the State, and those who had the manhood to enter a feeble protest against the passage of the resolu-

THE COAL COMBINATION.

Attorney-General Heusel Alleges a Violation of the Constitution. HARRISBURG, Pa., March 15 .- Attorney-General Hensel to-day began proceedings against the Philadelphia and Reading Railroad Company, the Philadelphia and Reading Coal and Iron Company, the Port Reading Railroad Company, the Lehigh Valley Railroad Company, the Lehigh Vailey Coal Company, the Central Railroad Company of New Jersey, the Lehigh Coal and Navigation Company, and the Lehigh and Wilkesbarre Coal Company, by filing a bill in equity in the Dauphin County

Court. The Attorney-General avers and charges that the leases and agreements whereby the said Philadelphis and Heading Bailroad Company has, whether directly or indirectly, leased and acquired possession and control of the lines of railroads and canals, mines, and the properties of the said companies are in violation of the Constitution of this Commonwealth, injurious to the public interest against public policy, illegal, and vold.

TO AVOID AN INVESTIGATION. Police Commissioners Knapp and Gallor of

Saratoga, March 15.-The investigation into the charges of bribery and blackmail against Police Commissioners R. F. Knapp and W. H. Sailor was to have begun before the village Board of Trustees to-morrow morning. Knapp and Gailor had asked the village President to and tailor had asked the village Prosident to call the investigation, and the village had been in a high state of expectancy for a week. To-night Knapp and Gallor handed their res-ignations to the village President. This action will do away with the proposed investigation, and if any further action is taken it must be before the Grand Jury, which meets in April. A large number of witnesses, including the keepers of half a dozen gambling houses, had been summoned by the Board of Trustees.

Does New Jersey Want Webster B, Hill ! Webster B. Hill, the young man from Chicago who was arrested recently at the St. George Hotel, in Brooklyn, accused of stealing some jewelry from Miss Alice M. McIlvaine while he was attending a reception in Princeton, and who, it is said, confessed to having stolen who, it is said, confessed to having stolen some scart pins from the room of another guest at the St. George Hotel, will probably be released to-day. When he was arraigned before Tolice Justice Walsh yesterday notice was received from Miss Melivaine that she would not press the complaint, and another from Assistant District Attorney Shorter agreeing to the prisoner's discharge. Justice Walsh said that he would communicate with the Princeton authorities, and unless they wanted Hill in New Jersey the motion for his discharge would be granted. Since Hill's arrest his mother has been working hard for his discharge. est his mor lischarge.

Not a Compromise With Eva Mann, Upon the application of Henry L. Sprague of 146 Broadway, Justice Andrews has discontinued two suits brought by Schuyler Hamilton, Jr., and Gertrude V. C. Hamilton, as guardian of Schuyler V. C. Hamilton, against Evangeline L. Hamilton, or Mann, who claimed to be Robert Bay Hamilton's widow.

Mr. Spraguo said last evening that all the questions involved in the two suits were before the General Term in the matter of Eva Mann's appeal from the Surrogate's decision that she was not the widow of Robert Ray Hamilton, Honeo these suits were unnecessary. They were brought, Mr. Sprague said, to get the Supreme Court's decision as to this yery matter and so to remove clouds frem real estate titles.

Col. C. W. Fuller, Eva's counsel, asserts on the other hand that the suits were discontinued because they could not be maintained. dian of Schuyler V. C. Hamilton, against

Horses Killed by Fire.

Fire' destroyed the old stable 553-555 West Forty-ninth str et at 2 o'clock i vesterday morning, and eight of the thirteen horses stabled there, as well as four dogs, a goat, and a game coef, were suffocated and burned. The damage is stimated at \$2,000.

DEMOCRATIC NEWARK. Good Men Going Into Office as Past as the

Aldermen Can Agree on Them. Compared with the meeting of the previous right, the session of the Newark Common Council yesterday was quite peaceful, though the hall was crowded to its utmost capacity. Three Republican members were absent, and Wanguer, the bolting Republican Alderman from the Fifteenth ward, voted with the Democrats, making the partisan strength on ballot 16 to 11. With this vote five Democrats were elected to take the places of five Republican office holders, whose terms expired by recent resolution on March 15. All offices it on that date, in fact, but only five men were agreed upon by the caucus, and there is a great struggle going on in the ranks for the other offices, which are in the gift of the Common Council.

The Republicans who were replaced by act of the Democratic majority yesterday wer City Clerk Samuel H. Pemperton, City Counsel City Clerk Samuel H. Pemberton, City Counsel Joseph Coult, City Treasurer George W. Howell, Receiver of Taxes Col. A. Judson Clark, and City Attorney Frank C. Willeox. The minority nominated all those men again and gave them each eleven solid Republican votes, but they availed nothing, and the City Clerkship was given to William E. O'Connor, the handsome blond young man who has recently been employed as Prosecutor's detective at the Court House. He has been an Alderman and an Assemblyman, and is the youngest son of the late Major Thomas O'Connor, who was a Democratic leader in Essex for years. Then James N. Arbuckle was made City Treasurer, and Martin Isser Heceiver of Taxes, Mr. Arbuckle has been an Assemblyman. William B. Guild, one of the best known criminal lawyers in New Jersey, was made City Counsel, with a salary of Si,000 a year, and James A. Dempsey, ex-President of the Common Council, was appointed City Attorney for five years.

City Clerk O'Connor took the eath of office and went to work yesterday afternoon. Receiver of Taxes Issier and City Attorney Dempsey were sworn in also, but none gave bonds. The City Clerk 'S bond is \$10,000, that of the Receiver of Taxes \$50,000, and that of the City Attorney only \$2,000. They will all offer bonds for approval at the next meeting of the Council.

A conference will be held this week by the Democrats to select men to fill the remaining offices, and it is probable that another batch of appointments will be made at the next meeting of the Council. and so on, until not a Republican is left in the City Hall. Wangner's action, alone, makes this possible, and he is held in execration by the other Republican members. Joseph Coult, City Treasurer George W. How

MR. JONES HELD THIS TIME.

O'Hara Wants the Blamond Neckince He Pledged with Jones for a Loan.

Albert Delmar Jones is a broker and money lender, with an office in the Pulitzer building. He has been arrested by Inspector Byrnes's men several times in the past year, but every time his troubles have been quieted. Last week he was arrested in connection with some trouble over English drafts. The drafts wer paid before his case came up, and he was discharged.

On Monday night Detectives Hanley and Sheridan arrested him at his home, 357 West Fifty-fifth street, on the complaint of William W. O'Hara, a diamond merchant at 907 Broadway. O'Hara says that on Oct. 8, 1891, he went to Jones and borrowed \$1,000. He gave as security a diamond necklace valued at \$2.500, a pair of diamond earrings worth \$000, and two studs worth \$300 each. The note, payable in ninety days, fell due on Jan. 8. O'Hara says he went to Jones and offered to pay the money. Jones, he alleges, put him off, telling him to call a few days later. O'Hara called on the appointed day only to be put off again. Finally he threatened to have Jones arrested unless he returned the diamonds.

On Feb. 11 Jones returned the earrings and the studs. He promised to send the necklace later. He falled to do so and Detective Hanley arrested him. He first told the detective that he had given the necklace to another man to borrow money on and that the man had disappeared. Then he said he had pawned the necklace and lost the ticket. He admitted that he always demanded enormous security and that he rehypothecated the collateral obtained on money advanced. Justice McMahon held him in \$5,000 bail for examination on March 17. way. O'Hara says that on Oct. 8, 1891, he

THOMAS REILLY CAUGHT.

Arrested in Boston as He was Stepping from Prompt work on the part of Capt. Schmittberger of the Sixty-seventh street police sta tion and his detectives resulted in the capture early yesterday morning, of Thomas Reilly, wh shot "Mickey" Matthews the afternoon be fore. Detectives Gannon and Long spent Mor day evening hunting for a trace of Reilly through his old haunts, and several of the patrolmen who had been his schoolmates years ago lent their assistance.

Capt. Schmittberger took a hand in the case himself and found that Reilly had borrowed a himself and found that Reilly had borrowed a hat in a Second avenue salcon to replace his own, which he had lost. He was tracked to Mott Haven, where the detectives learned that a friend had lent him \$5 to pay his fare to Boston. He got on a train of the New Haven road some time before midnight. Capt. Schmittherger telegraphed Reilly's description to the Boston Chief of Police. Reilly had formerly worked at his trade of harness making in Boston for a man named Reardon.

A despatch was received by Inspector Byrnes saying that Reilly stepped from the train into the arms of two detectives on the lookout for him.

WHERE IS THE CAPTAIN'S BOATS

Only Twenty-six of the Invertrossachs Twenty-six of the crew of the big four masted steel ship Invertrossachs, crippled in flerco northeaster several weeks ago on her way from Philadelphia to Calcutta were landed at Dundee yesterday. A fragment of their story cabled over indicates that the ship's company, consisting of Capt. Taylor and thirty-three men, abandoned the vessel is and thirty-three men, abandoned the vessel in her boats. The Captain's boat, containing eight men, became separated from the others and has not been heard from.

The steamship Mendelssohn, bound from Baltimore to Rotterdam, which picked up the men in the other boats, probably transferred them to a steamship going to Dundee. There is a chance that the Captain and the seven men with him, have been picked up. Two of the men, named Longstone and Edwards, were shipped in Philadelphia. The Red Star tug International put to sea on Wednesday last to search for the valuable hulk of the big ship.

Mrs. Bolton's Divorce Suit. The suit of Mrs. C. Louise Bolton agains

Druggist W. C. Bolton for absolute divorce has been tried before Judge Pratt in Brooklyn, and decision has been reserved. The question hinges on the validity of the divorce obtained by Mr. Bolton in South Dakota on Sept. 2: by Mr. Botton in South Dakota on Sopt. 22.
Mr. Boiton got his decree on the ground that
his wife had abandoned him, and four days
afterward he married Miss Schuler in Newark.
He admits that his wife was not served with a
summons and complaint, and Mrs. Boiton asserts that he had not established a residence
in South Dakota, and therefore that the decree of divorce was illegal. Mrs. Bolton failed
in her efforts to have her husband indicted for
abandonment in Brooklyn and for bigamy in
New Jersey.

The Brooklyn Presbytery Gets a Presen The Brooklyn Presbytery has found suitable quarters for its contemplated Old Folks' Home without spending a dollar of the \$15,000 which it had for some time been engaged in raising to found the institution. Col. Elliott F. Shepard has transerred to the presbytery the fine old house at 73 First place for the purpose named, and all the presbytery will have to de will be to furnish it. The house formerly belonged to Benjamin Kissam, whose sister married William H. Vanderbitt, Mrs. Sherard's uncle. Several years ago Mr. Kissam sold the property to Col. Shepard and moved to New York. it had for some time been engaged in raisin

No More Typhus.

No new cases of typhus fever developed yes terday, and there are no suspicious case under observation. The inspectors of the Health Department visit daily each of the nineteen houses where typhus fever patients have been found. Isaac Abrams died in the hospital on North Brother island yesterday of the fever. He went to the island on Feb. 12 as a volunteer to nurse his four-year-old boy, who was found ill of the fever at 102 Orchard under observation. The inspectors of the August Frome, a helper in the hospital on North Brother Island, who has been sick since March 2, is reported to be dying.

Breeption to the Bishop of Berry. A reception was given to the Right Rev William Alexander, Bishop of Derry and Raphos, by the Rev. Dr. Morgan Dix at his home in Twenty-fifth street last night. Many of the clergy of the diocese of New York were present, as were also many of the professors and trustees of Columbia College. MARINE INTELLIGENCE.

Bun rises.... 6 10 | Sun sets.... 6 08 | Moon rises. 9 1 HIGH WATER-TRIS DAY Sandy Hook, 9 33 | Gov. Island, 9 50 | Hell Gate...11 80

Arrived-Turanar, March 15. 8s Ethiopia, Wisson, Giasgow.
8s France, Foote, London.
8s Orbeile, Pfulips, Antwerk.
8s Londente Hill, Brown, London.
8s Londente Hill, Brown, London.
8s Londente Hill, Brown, London.
8s Rio Grande, Connor, Brunawick.
8s Catania, Franck, Philadelphia.
8s Rumatra, Natvie, Pensacola.
8s Sumatra, Natvie, Pensacola.
8s Tallahassee, Askin, Savaunah.
Bark Aurora, Nordin, Cienfuegos.
Bark Robert S. Patterson, Tunnel, Cienfuegos.
Bark Robert S. Patterson, Tunnel, Cienfuegos. |For later arrivals see Firs. Page.

ARRIVED 1977.

MATTER PROM PORTION PORTS. Se Bohemia, from Hamburg for New York, Se Majestic, from Liverpool for New York.

BAILED FROM DOMESTIC PORTS. Sa Vega, from Boston for New York. OUTGOING STRANSHIPS.

Friesland, Antworp. 5:30 A. M. Alvo, Haytt. 11:00 A. M. Seguranca, St. Thomas 12:00 M. City of Alexandria, Hayana, 1:00 P. M. Sail To-morre Orinoco, Bermuda...... 1:00 P. M. Siberian, Giasgow INCOMING STRANSSIPE.

...Gibraltar. City of New York. Due Thursday, March 17. Ingliative. Gibraltar ..Liverpool. Due Sunday, March 20 La Bretagne... Trinidad.....

Rusiness Notices.

Due Monday, March 21.

Those compisining of Sore Thront, Hoare-ness, of "taking cold," should use "Brown's Brouchial Troches." Sold only in boxes.

Smith & Angella' Hostery is unsurpassed for Phillips' Digestible Cocos

MARRIED. PRICE-PROCTOR,-March 15, by the Rev Henry Lubeck, at the home of the bride's parents Ada O. Proctor, daughter of W. F. Proctor, Esq., t

Walter W. Price, both of this city. DIED.

ALLEN,-On Monday, March 14, at New Haven Funeral private.

ARNOLD .-On March 14, 1892, Mary A. Arnold. Funeral from her late residence, 445 West 86th at and thence to Church of St. Michael, 32u st. and with av., Wednesday, 10 A. M. UCHINCLOSS,-At Bon Air, Ga., on Sunday

morning, March 13, Edgar Stirling, son of the late John Auchincloss, in the 45th year of his age. Services in the Fifth Avenue Presbyterian Church, 5th av. and 55th at. Thursday, March 17, at 10 A. M It is kindly requested that no flowers be sent.

BANTA.—Ronald, son of Francis and Mary Banta, aged 5 years 10 months and 29 days.

Relatives and friends of the family are invited to at-tend the funeral services at 50 Jane st., Wednesday (to-day), at 10 A. M.

ure, at Danbury, Conn., Levi J. Benedict, in his 87th year. Funeral from his late residence Wednesday, March

CARPENTER,-On Sunday, March 13, at Harriage.

Funeral services at his late residence on Wednesday,

ing at Rye on the arrival of the 12:03 train from Grand Central Depot. CARTER.—Margaret T. J., beloved wife of Lewis M Carter, in the 24th year of her age. Funeral from her late residence, 361 20th at., Brook-lyn, Thursday, 17th inst. Interment Holy Cross

Cemetery. Dublin papers please copy. CAVALLE .- On March 14, Lina, wife of Max G. Ca valii, aged 38 years. Belatives and friends are invited to attend the funera services at her late residence, 865 Manhattan av near 115th st., Wednesday, March 16, at 5 o'cloc

HAPIN.-On Monday, March 14, at South Norwalk Conn., the Rev. J. H. Chapin, D. D., of Meriden Conn., aged 60 years. Notice of funeral hereafter.

COLLINS,-On Monday, March 14, at Hartford CONNOLL Y.—On Monday, March 14, Theresa M., daughter of the late Thomas F. and Ann Connolly. daughter of the late Thomas F. and Ann Connolly. Funeral from her late residence, 216 West 17th st. Wednesday morning at 9:30. Thence to St. Franci Xavier's Church, West 16th st. CON WAY.—On Monday, March 14, at New Haven Conn., Walter Conway, aged 50 years.

Funeral private.

CHONBY.—On Sunday, March 13, Lawrence H Crosby, aged 34 years and 7 months.

Relatives and friends are invited to attend the funeral from his late residence. 51 Market st., on Wednesday, March 16, at 2 P. M. Interment in Greenwood Cemetery. Unter county papers please copy.

DE MARTINI,-On March 14, 1892, Joseph De

Martini, aged 47 years. Funeral from his late residence, 284 East 71st st., Wednesday, March 10, at 1 P. M. Interment Calvary Cometery. EGHERT.—On Saturday evening, at his residence

Elizabeth, N. J., Capt. Tunis A. Egbert, superintendent N. Y., L. E. and W. ferry, aged 49 years 5 months and 18 days. Funeral services at his late residence, 968 East Jer sey st., Elizabeth, Wednesday, March 16, at 2 P. M. Interment at the convenience of the family. ENGELHARDT,—On Monday, March 14, Franklin

Engeliardt, aged 25 years 4 months and 25 days.
Relatives and friends are respectfully invited to attend the funeral, from his late residence, 29 Av. Bon Wednesday, March 16, at 1 P. M.
FAIRCHILLE,—On Monday, March 14, at Bridgeport, Conn., Piumb N. Pairchild, aged 82 years. Notice of funeral hereafter. FAULCE. -On Sunday, March 18, at Hartford,

Conn., Eddie, son of Peter and Christiance Faulck 110 Blue Hills av., aged 1 year and 11 months. Funeral private.

FERRIS.—Kisie M., beloved wife of Robert Perris.

Juneral services from her late residence, 135 East 65th st., on Thursday, March 17, at 2 P. M. Trains from 42d at, depot, at 4 12, for Woodlawn Cemetary, PLANNERY,—on Sunday, March 13, at Hartford, Coun., Francis, son of Martin and Ellen Flannery aged I year and 6 montus.

Funeral private.

FRANK.—On Monday, March 14, at 1:20 A. M., Isaac P. Frank, aged 63 years.
Friends and reintives are requested to attend the funeral, at 10 A. M., Wednesday, March 16, from his late residence, 1,031 3d av. GILLESPIP,—On the 14th inst., Alexander H.,

child of David A. and Mary E. Gillespie, aged 13 months and 4 days.

The relatives and friends of the family are respectfully invited to attend the funeral from the res dence of his parents, 315 West 20th st., on Thursday, the 17th inst., at 2 o'clock P. M. Interment at New York Hay Cemetery. **GUNTZEH**,—On March 14, 1852, Henrietta Guntzer,

widow of John W. Guntzer.

11. A DJ.-OC K.—On Monday, March 14, at New Haven,
Conn., Levi Hadlock, aged 75 years. Funeral private.

Funeral private.

HATHAWAY.—On Sunday, March 13, at the family residence, Enfield, Conn., Harold Gray, youngest son of Samuel and Rebecca Allen Hethaway, aged 25 years. Funeral on Thursday afternoon at 2:30 e'clock,

HAWLEY,-On Sunday, March 18, at Wilton, Co J. H. Hawley, aged 75 years.

Funeral private.

H VATT.—On March 14, at Silvermine, Cynthe.

Hyatt, widow of stephen Hyatt, aged 88 years 11 months and 4 days.

Friends are invited to attend the funeral from the residence of Hyatt Gregory on Wednesday after-neon at 2 o'clock. Interment at Silvernins. JACKSON,—On Tuesday morning, March 16, as the Buckingham Hotel, New York, Caroline, widow et

Gustavus Jackson of Boston, Mass., in the 69th year of her age. KILLEN.—On Sunday, March 13, at Hartford, Comm.

Keron Killen, aged 30 years.
Friends are invited to attend the funeral from his late residence, Governor st., on Wednesday forenous at 8.30 o'clock, and from St. Peter's Church at 9 KIMPELL,-On March 14, Jacob Kimpell, son of Simon and Eizzabeth Kimpell, in his 20th year, Funeral Wednesday, 1 P. M., Irom his late residence

340 East 121st st. BAO East 121st st.

KING.—At Passaic, N. J., March 14, 1892, Alphous L.

King, in the 553 year of his age.

Funeral services at his late residence, 65 Passaic etc. Thursday afternoon, March 17, at 3 o'clock, Tre leaves foot of Chambers st, at 1:50. Interment per

KRTCHEN.-On March 14, at Bridgeport, Conn., March 14, at Bridg Kitchen, aged 3 years and 10 months.

I.AI HED.—At Newburgh, N. Y., March 12, James Laird, in his 28th year.

I.ETERA.—On Monday, March 14, at Hartford,

Conn., Carl Letera of 76 Charles st., aged 52 years. Funeral private. LEVELS, On Sunday, March 13, after a short ill

ness, Frank I., Levell, beloved husband of Rosina Ir Levell, aged 34 years. Funeral from his late residence, 817 East 85th etc.; Wednesday, March 16, at 2 P. M. LIVINGSTON,—On the 14th inst., Ellen Palmer wife of Dr. W. C. Livingston, aged 74 years. Relatives and friends of the family are respectfully invited to attend the funeral from her late resi-dence, 357 West 30th st., this Wednesday afternoon

at 4 o'clock without further invitation. Interment at Seneca Falis.

MA DDEN,-On March 15, Harry Madden, the beloved husband of Ellen Madden, at his late residence, 319 East 56th st.

MANN,—On Sunday, March 13, at New Haven, Conn., Charlotte Austin J. Mann, 304 Manafield av., aged 76 years 2 months 13 days Interment at Nantucket, Mass. REERRES AN. - On March 15, Jameis, beloved son of

Mary and John Merrigan, of Parish of Glanmore county Kitkenny, Ireland.

Funeral from the residence of his father, 217 East
78th st., on Thursday, 17th inst, at 1 P.N. sharp,
Relatives and tireluda respectfully invited to attend.

McCARTHY,—At her late residence, 257 Monroe st., on Monday, the 14th inst., Johanna McCarthy, beloved wife of John McCarthy and mother of Den-

nis, John, Mary, and Humphrey, in her 72d year. McKENNEY .- On Sunday, March 13, at Hartford Coun., Affred McKenney, aged 36 years. Funeral private.
McLAUGHLIN,-At Jersey City, March 14, Johanna, beloved wife of Dennis McLaughlin.
OSHORN,—At Hotel Bon Air, Augusta, Ga., on Sun-day, March 13, Francis Parcs Osborn, in the 51st

year of his age. Services at his late residence, 101 Park av., Thursday, 17th, at 10 A. M. Interment private, Kindly on O'DONNELL,-On Monday, March 14, at New Haven, Conn., James O'Donnell of 106 Asylum st., aged 73 years. Friends are invited to attend the funeral from his late. residence on Wednesday forenoon at 8:30 o'clock, and from St. John's Church at 9 o'clock, at D'HERNS,-At Stratford, Conn., on Monday, March 14, Thomas M., son of Mr. and Mrs. O'Horns of Strat-

ford av., aged 4 months. Funeral private.

PERRY,—On Monday, March 14, at Stratford, Conn. Nancy, widow of William M. Perry, aged 76 years. Priends are invited to attend the funeral from her late residence in Broad st., on Wednesday aftersoon at 3 o'clock. PORTER,—On Monday, March 14, at Agawas,

Mass., Henry S. Porter, aged 70 years.
Funeral and burial at Hatfield on Thursday afternoon
at 2:30 ov clock.
POST.—In Washington, D. C., on Saturday, March 12,

1802, Mary A., eldest and last surviving child of the late Chancellor James King of "Arbour Hill," Albany, N. Y., and widow of Dr. Minturn Post of "Baywood," Clifton, Staten Island, and New York. The relatives and friends are invited to attend the funeral from her late residence, 30 West 25th st., on Wednesday morning, March 16, at 11 o'clock. Wednesday morning, March 16, at 11 o'clock, RECH,—At Mount Vernon, N. Y., suddenly, on March 13, 1802, Lewis A. Rich, in the 70th year of his age, Funeral services at St. Paul's Church, East Chester, on Wednesday, March 16, at 2:30 o'clock P. M. Carriages will be in waiting at Mount Vernon depot

on arrival of the 1:03 train from Grand Contral Deput (New Haven Railroad).

ROSE, -In Stamford, on the 18th inst., Magdelina J. D. Rose, wife of the late Henry A. Rose, aged 66 years.
Interment at the convenience of the family.
SAVILLE,—On Monday, March 14, at New

Conn., William Saville, aged 71 years and 11 months Friends are invited to attend the funeral from his SCOPIELD,-On Monday, March 14, at Noroton, Conn., Ira Scotleid, in his S3d year.
Friends are invited to attend the funeral from Bt.
Luke's Church on Thursday, March 17, at 3 P. M.

SLAUSON.—On March 14, 1892, Elizabeth, daughter of the late Thomas Carpenter of Harrison, N.Y., and wife of Austin M. Flauson, of peritonitis, aged 47 Relatives and friends are invited to attend the funeral

services at 238 West 75th st., New York, on Wednes-day, March 10, at 3 P. M. Interment will be at Kingston, N. Y. STOLHRAND,-On March 14, at 3:40 P. M., in the 67th year of her age, Sophia M., wife of Carlos J., Stolbrand, Funeral services private. Interment at Columbia, S. C.

TIERNEY .- On Monday, March 14, at Meriden, Conn., Mrs. William Tierney.
Notice of funeral increafter.
TUCKERMAN.—At Monte Carlo, March 15, Arthur Lyman Tuckerman, in his Sist year.

TYLER,-At New York city, on Friday, March 11,

Gardiner, only son of Sarsh Gardiner and the late J. Alexander Tyler, aged 14 years and 2 months. Funeral services at East Hampton, L. L. on Wadnes day, March 16, at 3 P. M. Richmond and Washing ton papers please copy.
WEBF.R.-On Mouday morning, March 14, after a lingering fliness, Susanna Weber, the beloved wife of Conrad Weber, aged 40 years 1 month and 9 days. Relatives and friends are respectfully invited to see tend the funeral from her late residence, 63 Zees

U. S. CREMATION CO. (14), office 62 East custon st. N. Y. Crematory, Fresh Pond. L. L. Sand or circulars.

Mount Hope Cemetery, Office 880 6th av., corner 23d at., New York.

91st st., on Thursday, March 17, at 1 P. M.

Special Hotices.

CHILDREN HAVING WORMS

Require immediate attention. "BROWN'S VERMIPUGE
COMPIES" are the "BEST WORM LOZENGES" to sei
give relief quickly. For sale by druggists. 25c, abox LA DIPS SUPPERING from nervote atti-tions find quick relief in PARKER'S GINGER TONIO. PARKER'S HAIR BALSAM aids the hair growth.

Mew Bublications.

MUNSEY'S

Is in better touch with the intellectual and artistic wants of the great reading public, says a leading gjournal, than any of our older Magazines.

On all News Stands at 25 Cents. FRANK A. MUNSEY & COMPANY

155 East 23d Street, New York. ******************* BRENTANO'S announce their fire sale of books and

stationery at Jackson building, 31 East 17th at. (north Union square.) Enormous reduction in prices French, German books; text books, all languages; price of any work quoted on application.

BOOKS, BOOKS.—We will buy or exchange anything oil in the line of books. highest cash prices paid for oil and new books in any quantity; call at realismost free, send us a postal card. LOVERING'S NEW TORK BOOK EXCHANGE. 781 Broadway, between with and lotts ats.

\$1.00. "HUMES." "Montaigne's" Essays, Vo-